COURT OF FIRST INSTANCE

ORDER OF THE COURT OF FIRST INSTANCE

of 15 October 2003

in Case T-288/02: Asian Institute of Technology (AIT) v Commission of the European Communities (1)

(Action for annulment — Decision to conclude a research contract — Inadmissibility)

(2004/C 47/55)

(Language of the case: French)

In Case T-288/02 Asian Institute of Technology (AIT), established in Pathumthani (Thailand), represented by H Teissier du Cros, lawyer, with an address for service in Luxembourg, against the Commission of the European Communities (Agents: P. Kuijper and B Schöfer) — application for the annulment of the decision of the European Commission of 22 February 2002 to conclude a research contract within the framework of the 'Asia-Invest' programme with the Centre for Energy-Environment Research and Development — the Court of First Instance (Fifth Chamber), composed of P. Lindh, President, R García-Valdecasas and J.D. Cooke, Judges; H. Jung, Registrar, made an order on 15 October 2003, the operative part of which is as follows:

- (1) The action is dismissed as clearly inadmissible.
- (2) The parties are ordered to bear their own costs in the main proceedings and in the proceedings for interim relief.

(1) OJ C 289, 23.11.2002.

Action brought on 8 December 2003 by Flavia Angeletti against the Commission of the European Communities

(Case T-394/03)

(2004/C 47/56)

(Language of the case: French)

An action against the Commission of the European Communities was brought before the Court of First Instance of the

European Communities on 8 December 2003 by Flavia Angeletti, residing in Nice (France), represented by Juan Ramón Iturriagagoitia and Karine Delvolvé, lawyers.

The applicant claims that the Court should:

- annul the medical findings of 22 February 2003, notified on 7 October 2003 and received on 14 October 2003 by Flavia Angeletti;
- annul the decision of the Commission of 7 October 2003, received on 14 October 2003, refusing to recognise the occupational origin of the applicant's medical complaint;
- annul the decision of the Commission of 17 October 2003, corrected by letter of 27 October 2003, charging to the applicant part of the fees and expenses charged by members of the medical committee;
- annul the mandate of the medical committee, communicated to the applicant on 18 April 2003, as a preparatory
- annul the letter of 5 May 2003 containing a refusal to allow the forwarding to the medical committee of a scan carried out on 21 February 2003, as a preparatory act;
- annul the decision of 30 January 2001, and uphold the request of the applicant made by way of her complaint of
 4 September 2000, and the opinion of the medical committee of 5 November 1999;
- order the Commission to pay the fees and expenses of the medical committee in full;
- order the Commission to pay, in their entirety, the fees and expenses incurred by the applicant in the context of the irregular opinion of the medical committee and of the decision of the institution taken on the basis thereof, together with interest thereon;
- order the Commission to pay all the costs.